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## PATENT COOPERATION TREATY

## **PCT**

### DECLARATION OF NON-ESTABLISHMENT OF INTERNATIONAL SEARCHREPORT

(PCT Article 17(2)(a), Rules 13ter.1(c) and Rule 39)

applicant's or agent's file reference AND1P282.P	IMPORTANT E	ECLARATION	Date of mailing(day/month/year) 30/07/2001
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opficant ANDERSEN CONSULTING, LLP			
This International Searching Authority he be established on the international app	ereby declares, according to lication for the reasons indi	o Article 17(2)(a), that cated below	no international search report will
The subject matter of the intern	ational application relates t	0:	
a. scientific theories.			
b mathematical theories			
c. plant varieties.		•	
d. animal varieties.			•
e. essentially biological proces and the products of such pro	ses for the production of plocesses.	ants and animals, other	er than microbiological processes
f. X schemes, rules or methods		•	
g. schemes, rules or methods	of performing purely menta	l acts.	
h. schemes, rules or methods	of playing games.		
i. methods for treatment of the	human body by surgery o	r therapy.	
j. methods for treatment of the	e animal body by surgery or	therapy.	
k. diagnostic methods practise	d on the human or animal l	oody.·	•
mere presentations of inform	nation.	•	
m. computer programs for which	h this International Searchi	ng Authority is not equ	lipped to search prior art.
The failure of the following parts meaningful search from being c	of the international applica	tion to comply with pre	escribed requirements prevents a
the description	the claims	. [	the drawings
The failure of the nucleotide and Administrative Instructions prevent	Vor amino acid sequence li ents a meaningful search fr	sting to comply with the	e standard provided for in Annex C of the
the written form has	s not been furnished or doe	s not comply with the :	standard.
the computer reada	ible form has not been furn	ished or does not com	ply with the standard.
Further comments:			
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### FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 203

The subject-matter claimed in claims 1-6 falls under the provisions of Article 17(2)(a)(i) and Rule 39.1(iii), PCT, such subject-matter relating to a method of doing business.

Claims 7-18 relate to a conventional system and computer program for performing the business method of claims 1-6. Although these claims do not literally belong to the method category, they essentially claim protection for the same commercial effect as the method claims. The International Searching Authority considers that searching this subject-matter would serve no useful purpose. It is not at present apparent how the subject-matter of the present claims may be considered defensible in any subsequent examination phase in front of the EPO as International Preliminary Examining Authority with regard to the provisions of Article 33(1) PCT (novelty, inventive step); see also Guidelines B-VII, 1-6).

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase before the EPO, the applicant is reminded that a search may be carried out during examination before the EPO (see EPO Guideline C-VI, 8.5), should the problems which led to the Article 17(2) declaration be overcome.